1 2 3	Brent M. Karren (State Bar No. 291038) bkarren@mgmlaw.com Emily M. Westfall (State Bar No. 314769) ewestfall@mgmlaw.com MANNING GROSS + MASSENBURG LLP 201 Spear Street, Suite 1800	
4	San Francisco, California 94105 Tel: (415) 512-4381	
5	Fax: (415) 512-6791	
6	Attorneys for Defendant ILLINOIS TOOL WORKS INC.	
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8	IN THE UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	MARY TOLLIVER, as heir to and	Case No.: 4:18-cv-01078-KAW
11	representative of the ESTATE OF JOHNNY TOLLIVER, SR.; JOHNNY TOLLIVER, JR.	Assigned to:
12	as surviving child of JOHNNY TOLLIVER,	Hon. Kandis A. Westmore
13	SR.,	STIPULATION AND [PROPOSED] ORDER
14	Plaintiffs,	CONTINUING INITIAL CASE MANAGEMENT CONFERENCE
15	VS.	TO JUNE 12, 2018 AT 1:30 PM
16	CRANE CARRIER, et al.,	Complaint Filed: December 12, 2017 Date Removed: February 20, 2018
17	Defendants.	Trial Date: Not SetTolliver -
18		
19	This Stipulation is entered into by and among the Plaintiffs and Nominal Defendants	
20	MARY TOLLIVER, as heir to and representative of the ESTATE OF JOHNNY TOLLIVER, SR.	
21	JOHNNY TOLLIVER, JR. as surviving child of JOHNNY TOLLIVER, SR; and ISAAC ISRAEL	
22	TOLLIVER, as surviving child of JOHNNY TOLLIVER, SR., by and through his mother and	
23	Guardian, ARIE CROCKETT ("Plaintiffs"), and Defendant, ILLINOIS TOOL WORKS INC	
24	("ITW"), answering party on behalf of named defendants Illinois Tool Works, Inc. and Crand	
25	Carrier, by and through their respective counsel;	
26	Whereas, lead trial counsel for ITW is unavailable on the scheduled date for the Initial Cas	
27	Management Conference on May 29, 2018;	
28	Whereas, the parties anticipate consolidating the following two related matters:	
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- a. Isaac Israel Tolliver, as surviving child of Johnny Tolliver, Sr., by and through his mother and Guardian, Arie Crockett v. Crane Carrier Company, et al.; Case No. 4:18-cv-01091-SBA
- b. Mary Tolliver, as heir to and representative of the Estate of Johnny Tolliver, Sr., Johnny Tolliver, Jr., as surviving child of Johnny Tolliver, Sr. v. Crane Carrier, et al.; Case No. 4:18-cv-01078-KAW

Whereas, Counsel for all parties of record in both matters have met and conferred and agree that June 12, 2018 is a mutually agreeable date for which all counsel will be available;

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel for Plaintiffs and ITW, that:

- 1. All counsel of record agree to and request that the Court continue the Initial Case Management Conference to June 12, 2018 at 1:30 P.M.
- 2. All counsel of record agree to and request that the Court extend the deadline for filing a Joint Case Management Statement and making Rule 26 Disclosures to May 31, 2018.

THE VEEN FIRM, P.

Elinor Leary, Esq.
David Winnett, Esq.,
Attorneys for Plaintiffs,
MARY TOLLIVER,
and JOHNNY TOLLIVER, JR.

Dated: May 16, 2018

MANNING GROSS + MASSENBURG, LLP

Brent K arren, Esq. Emily Vestfall, Esq., Attorneys for Defendant, ILLINOIS TOOL WORKS INC.

## LAW OFFICES OF MANNING GROSS + MASSENBURG LLP

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2	[ <del>PROPOSED]</del> ORDER
3	The above stipulation having been considered and good cause appearing therefore,
4	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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6	Dated: 5/23/18 Kandis Westmole
7	Dated: 5/23/18  The Honorable Kandis A. Westmore
8	MAGISTRATE JUDGE
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